

# ***Certification of Consistency***

**Certification ID: C201811**

## **Step 1 - Agency Profile**

**A. GOVERNMENT AGENCY:**

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State Agency

☒

Local Agency

Government Agency: City of Stockton

Primary Contact: David Stagnaro

Address: 345 N. El Dorado St.

City, State, Zip: Stockton, CA 95202

Telephone/Fax: 2099378598 / 2099378893

E-mail Address: david.stagnaro@stocktonca.gov

**B. GOVERNMENT AGENCY ROLE IN COVERED ACTION:**

☒

Will Carry Out

☒

Will Approve

☒

Will Fund

## Step 2 - Covered Action Profile

IT IS RECOMMENDED THAT YOU ENGAGE IN EARLY CONSULTATION WITH DSC STAFF AND/OR COMPLETE THE COVERED ACTION CHECKLIST TO DETERMINE IF THE PLAN, PROGRAM OR PROJECT IS CONSIDERED A COVERED ACTION AND TO IDENTIFY RELEVANT REGULATORY POLICIES

A. COVERED ACTION PROFILE: ☒ Plan ☐ Program ☐ Project

Title: Envision Stockton 2040 General Plan

B. PROPONENT CARRYING OUT COVERED ACTION (If different than State or Local Agency):

Proponent Name: City of Stockton  
Address: 345 N. El Dorado St.  
City, State, Zip: Stockton, CA 95202

C. AT LEAST 10 DAYS PRIOR TO THE SUBMISSION OF A CERTIFICATION OF CONSISTENCY TO THE COUNCIL, agencies whose actions are not subject to open meeting laws (Bagley-Keene Open Meeting Act [Gov. Code sec 11120 et seq.] or the Brown Act [Gov. Code sec 54950 et seq.]) with regard to its certification, must post for public review and comment, their draft certification on their website and in their office, and mail to all persons requesting notice.

Any state or local public agency that is subject to open meeting laws with regard to its certification is also encouraged to take those actions.

(Note: Any public comments received during this process must be included in the record submitted to the Council in case of an appeal.)

If applicable, did you comply with this requirement? ☐ YES ☒ NO ☐ N/A

[December 4 2018 Stockton City Council Annotated Agenda.pdf](#)

D. COVERED ACTION SUMMARY: (Project Description from approved CEQA document may be used here)

The Envision Stockton 2040 General Plan replaces the City's 2035 General Plan, which was adopted in December 2007. The General Plan is intended to guide development and conservation in the city through 2040. Utility Master Plan Supplements (UMPS) identify needed improvements to water, wastewater, and storm drainage facilities to serve anticipated development under the updated General Plan. A complete Project Description, DEIR, related General Plan documents can be viewed at:

[http://www.stocktongov.com/files/EnvisionStockton2040GP\\_DEIR.pdf](http://www.stocktongov.com/files/EnvisionStockton2040GP_DEIR.pdf) and in this certification. [DSC Envision Stockton 2040 GPU Comment Letter 8 10 18.pdf](#), [2040 GPU Signed NOD 12 5 2018.pdf](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan Adopted 120418 FINAL VERSION.pdf](#)

E. STATUS IN THE CEQA PROCESS: NOD has been filed

F. STATE CLEARINGHOUSE NUMBER: 2017052062  
(if applicable)

G. COVERED ACTION ESTIMATED TIME LINE:

ANTICIPATED START DATE: (If available) 12/4/2018 ANTICIPATED END DATE: (If available) 12/31/2040

H. COVERED ACTION TOTAL ESTIMATED PROJECT COST: \$0.00

I. IF A CERTIFICATION OF CONSISTENCY FOR THIS COVERED ACTION WAS PREVIOUSLY SUBMITTED, LIST DSC REFERENCE NUMBER ASSIGNED TO THAT CERTIFICATION FORM:

J. SUPPORTING DOCUMENTS: [DSC Envision Stockton 2040 GPU Comment Letter 8 10 18.pdf](#), [DeltaPlan\\_GeneralPlanUpdateConsistency 121418.docx](#), [EnvisionStockton\\_FEIR.pdf](#), [StormwaterMasterPlanSupplement Adopted 120418.pdf](#), [WastewaterMasterPlanSupplement Adopted 120418.pdf](#), [WaterMasterPlanSupplement Adopted 120418.pdf](#), [Approved CC GPU FEIR RESO 12 04 18.pdf](#), [Approved CC GP Reso 12 04 18.pdf](#), [Approved CC Delta Plan Resolution 12 04 18.pdf](#), [December 4 2018 Stockton City Council Annotated Agenda.pdf](#), [Envision Stockton 2040 CC Staff Report Attachments Around the Bench Memos and Barrigan Parilla Ltr.pdf](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan Adopted 120418 FINAL VERSION.pdf](#)



# Step 3 - Consistency with the Delta Plan

## DELTA PLAN CHAPTER 2

### G P1 / 23 CCR SECTION 5002 – Detailed Findings to Establish Consistency with the Delta Plan.

In General: (23 CCR SECTION 5002 (a), (b), (1)) This regulatory policy specifies what must be addressed in a certification of consistency filed by a State or local public agency with regard to any covered action.

This regulatory policy only applies after a “proposed action” has been determined by a State or local public agency to be a covered action because it is covered by one or more of the regulatory policies listed under Delta Plan Chapters 3, 4, 5, and 7 of this form. Inconsistency with this policy may be the basis for an appeal.

Covered actions, in order to be consistent with the Delta Plan, must be consistent with this regulatory policy and with each of the regulatory policies listed under Delta Plan Chapters 3, 4, 5 and 7 of this form implicated by the covered action. The Delta Stewardship Council acknowledges that in some cases, based upon the nature of the covered action, full consistency with all relevant regulatory policies may not be feasible. In those cases, the agency that files the certification of consistency may nevertheless determine that the covered action is consistent with the Delta Plan because, on whole, that action is consistent with the coequal goals. That determination must include a clear identification of areas where consistency with relevant regulatory policies is not feasible, an explanation of the reasons why it is not feasible, and an explanation of how the covered action nevertheless, on whole, is consistent with the coequal goals. That determination is subject to review by the Delta Stewardship Council on appeal;

#### Specific requirements of this regulatory policy:

##### Mitigation Measures (23 CCR SECTION 5002 (b), (2))

- a. The covered action is not exempt from CEQA, and includes applicable feasible mitigation measures identified in the Delta Plan’s Program Environmental Impact Report, (unless the measure(s) are within the exclusive jurisdiction of an agency other than the agency that files the certification of consistency), or substitute mitigation measures that the agency that files the certification of consistency finds are equally or more effective.

#### Is the covered action consistent with this portion of the regulatory policy?

☒ YES ☐ NO ☐ N/A

Answer Justification: See attached Consistency Evaluation and supporting documents. [DSC Envision Stockton 2040 GPU Comment Letter 8 10 18.pdf](#), [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#)

##### Best Available Science (23 CCR SECTION 5002 (b), (3))

- b. The covered action documents use of best available science as relevant to the purpose and nature of the project.

#### Is the covered action consistent with this portion of the regulatory policy? [Appendix 1A](#) is referenced in this regulatory policy.

☒ YES ☐ NO ☐ N/A

Answer Justification: The covered action documents use of the best available science as relevant to the purpose and nature of the plan/project. See attached Consistency Evaluation and supporting documents. [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#)

##### Adaptive Management (23 CCR SECTION 5002 (b), (4))

- c. The covered action involves ecosystem restoration or water management, and includes adequate provisions, appropriate to its scope, to assure continued implementation of adaptive management

#### Is the covered action consistent with this portion of the regulatory policy? [Appendix 1B](#) is referenced in this regulatory policy.

☐ YES ☐ NO ☒ N/A

Answer Justification: The General Plan does not involve ecosystem restoration or water management. See attached Consistency Evaluation and supporting documents. [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#)

### DELTA PLAN CHAPTER 3

#### [WR P1 / 23 CCR SECTION 5003](#) - Reduce Reliance on the Delta through Improved Regional Water Self-Reliance

Is the covered action consistent with this regulatory policy?

☐ YES ☐ NO ☒ N/A

Answer Justification: See attached Consistency Evaluation and supporting documents.  
[DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#)

#### [WR P2 / 23 CCR SECTION 5004](#) - Transparency in Water Contracting

Is the covered action consistent with this regulatory policy? [Appendix 2A](#) and [Appendix 2B](#) are referenced in this regulatory policy.

☐ YES ☐ NO ☒ N/A

Answer Justification: The General Plan does not involve entering into a water contract. See attached Consistency Evaluation and supporting documents. [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VE](#)

### DELTA PLAN CHAPTER 4

#### Conservation Measure: (23 CCR SECTION 5002 (c))

A conservation measure proposed to be implemented pursuant to a natural community conservation plan or a habitat conservation plan that was:

(1) Developed by a local government in the Delta; and

(2) Approved and permitted by the California Department of Fish and Wildlife prior to May 16, 2013

is deemed to be consistent with the regulatory policies listed under Delta Plan Chapter 4 of this form (i.e. sections 5005 through 5009) if the certification of consistency filed with regard to the conservation measure includes a statement confirming the nature of the conservation measure from the California Department of Fish and Wildlife.

Is a statement confirming the nature of the conservation measure from the California Department of Fish and Wildlife available?

☐ YES ☐ NO ☒ N/A

Answer Justification: This regulatory policy does not apply because the General Plan was not approved prior to May 16, 2013. See attached Consistency Evaluation and supporting documents.  
[DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#)

#### [ER P1 / 23 CCR SECTION 5005](#) - Delta Flow Objectives

Is the covered action consistent with this regulatory policy?

☐ YES ☐ NO ☒ N/A

Answer Justification: The General Plan would not significantly affect flow in the Delta. See attached Consistency Evaluation and supporting documents. [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#)

#### [ER P2 / 23 CCR SECTION 5006](#) - Restore Habitats at Appropriate Elevations

Is the covered action consistent with this regulatory policy? [Appendix 3](#) and [Appendix 4](#) are referenced in this regulatory policy.

☐ YES ☐ NO ☒ N/A

Answer Justification: The General Plan does not include habitat restoration. See attached Consistency Evaluation.  
[DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#)

#### [ER P3 / 23 CCR SECTION 5007](#) - Protect Opportunities to Restore Habitat

Is the covered action consistent with this regulatory policy? [Appendix 4](#) and [Appendix 5](#) are referenced in this regulatory policy.

☐ YES ☐ NO ☒ N/A

Answer Justification: The Planning Area for the General Plan does not extend into priority habitat restoration areas. See attached Consistency Evaluation and supporting documents. [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#)

**ER P4 / 23 CCR SECTION 5008 - Expand Floodplains and Riparian Habitats in Levee Projects**

Is the covered action consistent with this regulatory policy? [Appendix 8](#) is referenced in this regulatory policy.

☐ YES ☐ NO ☒ N/A

Answer Justification: The General Plan does not include new levee construction or existing levee rehabilitation/reconstruction. See attached Consistency Evaluation and supporting documents. [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#)

**ER P5 / 23 CCR SECTION 5009 - Avoid Introductions of and Habitat for Invasive Nonnative Species**

Is the covered action consistent with this regulatory policy?

☐ YES ☐ NO ☒ N/A

Answer Justification: The General Plan does not directly result introduction of or improvement of habitat conditions for nonnative invasive species. See attached supporting documents. [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#), [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#)

**DELTA PLAN CHAPTER 5**

**DP P1 / 23 CCR SECTION 5010 - Locate New Urban Development Wisely**

Is the covered action consistent with this regulatory policy? [Appendix 6](#) and [Appendix 7](#) are referenced in this regulatory policy.

☒ YES ☐ NO ☐ N/A

Answer Justification: The General Plan does not designate land for urban development outside the areas approved in 2007, therefore the proposed action is consistent with this policy. See attached Consistency Evaluation and supporting documents. [DSC Envision Stockton 2040 GPU Comment Letter 8 10 18.pdf](#), [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#), [EnvisionStockton\\_FEIR.pdf](#)

**DP P2 / 23 CCR SECTION 5011 - Respect Local Land Use When Siting Water or Flood Facilities or Restoring Habitats**

Is the covered action consistent with this regulatory policy?

☐ YES ☐ NO ☒ N/A

Answer Justification: The General Plan does not include the siting of water management facilities, ecosystem restoration, or flood management infrastructure. See attached Consistency Evaluation. [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#)

**DELTA PLAN CHAPTER 7**

**RR P1 - Prioritization of State Investments in Delta Levees and Risk Reduction**

Is the covered action consistent with this regulatory policy?

☐ YES ☐ NO ☒ N/A

Answer Justification: See attached Consistency Evaluation. [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#)

**RR P2 - Require Flood Protection for Residential Development in Rural Areas.**

Is the covered action consistent with this regulatory policy? [Appendix 7](#) is referenced in this regulatory policy.

☒ YES ☐ NO ☐ N/A

Answer Justification: The General Plan does not designate new residential development in the Delta, and is therefore consistent with this policy. See attached Consistency Evaluation and supporting documents. [DSC Envision Stockton 2040 GPU Comment Letter 8 10 18.pdf](#), [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#)

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**RR P3 - Protect Floodways**

Is the covered action consistent with this regulatory policy?

☒ YES ☐ NO ☐ N/A

Answer Justification: The General Plan supports this policy. See attached Consistency Evaluation and supporting documents. [DSC Envision Stockton 2040 GPU Comment Letter 8 10 18.pdf](#), [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#)

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**RR P4 - Floodplain Protection**

Is the covered action consistent with this regulatory policy?

☐ YES ☐ NO ☒ N/A

Answer Justification: The floodplains of concern are outside agency jurisdiction. See attached Consistency Evaluation and supporting documents. [DeltaPlan\\_GeneralPlanUpdateConsistency\\_121418.docx](#), [EnvisionStockton\\_DEIR-June2018 \(1\) w appendices.pdf](#), [StocktonGeneralPlan\\_Adopted\\_120418\\_FINAL VERSION.pdf](#)